EXHIBIT -A-

WINGET, SPADAFORA & SCHWARTZBERG, LLP

45 BROADWAY, 19TH FLOOR NEW YORK, NEW YORK 10006 TELEPHONE (212) 221-6900 FACSIMILE (212) 221-6989

www.wssllp.com

WRITER'S EMAIL: Vays.t@wssllp.com

CONECTICUT OFFICE: 177 BROAD ST., 5TH FL. STAMFORD, CONNECTICUT 06901 TELEPHONE (203) 328-1200 FACSIMILE: (203) 328-1212

Page 2 of 2

NEW JERSEY OFFICE ONE GATEWAY CENTER, 26²⁰ FL. NEWARK, NEW JERSEY 07102 TELEPHONE (973) 622-8144 FACSIMILE (973) 622-3423

FLORIDA OFFICE: 20801 BISCAYNE BLVD., 4TM FL. MIAMI, FLORIDA 33180 TELEPHONE (786) 923-5911 FACSIMILE (786) 923-5912

April 9, 2008

By Electronic Mail & First Class Mail

Daniel E. Rosenfeld, Esq. DLA Piper US LLP 33 Arch Street, 26th Floor Boston, MA 02110

Re: 3Com Corporation v. Capital 4, Inc., et al

Dear Dan:

On April 2, 2008, we had a telephone conversation during which you informed me that it is your position that Capital 4 somehow waived the attorney-client privilege with respect to communications with Simon Hughes based on the filing of the *Texas Network of Youth Services v. 3Com Corporation* action. As you will recall, I advised you that Capital 4 did not waive the privilege. Given our divergent positions, we agreed that the dispute should be resolved advance of the upcoming depositions, either amongst ourselves through the exchange of correspondence or, if necessary, by the Court. You agreed to provide us with the authority supporting your conclusion.

To date, we have not received anything from you on this subject. Accordingly, we presume that you have conducted your research and concluded that your novel waiver argument is not supported by any existing authority. Please confirm, as soon as possible, that this issue is resolved and that we will not require judicial intervention.

Very truly yours,

/s/

Thomas Vays